UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES—GENERAL

Case No.	CV 19-47-D	MG (PLAx)		Date	January 23, 2020	
Title Florida Robles, et al. v. Target Corporation, et al. Page 1 of 1						
Present: The Honorable DOLLY M. GEE, UNITED STATES DISTRICT JUDGE						
KANE TIEN				NOT REPORTED		
Deputy Clerk				Court Reporter		
Attorneys Present for Plaintiff(s) None Present			Attorne	Attorneys Present for Defendant(s) None Present		

Proceedings: IN CHAMBERS - ORDER TO SHOW CAUSE WHY THE COURT SHOULD NOT IMPOSE SANCTIONS ON THE PARTIES' COUNSEL

Pursuant to this Court's Scheduling and Case Management Order Re Jury Trial ("Case Management Order"), filed March 7, 2019, the parties were required to file their Joint Status Report re Settlement, Proposed Pretrial Conference Order, Contentions of Fact and Law, Pretrial Exhibit Stipulation, Joint Exhibit List, Witness Lists and Joint Trial Witness Time Estimate Form, Agreed Statement of the Case, Proposed Voir Dire Questions, Joint Statement of Jury Instructions and Joint Statement of Disputed Instructions, and Verdict Forms ("Pretrial Documents") by January 14, 2020, in preparation for the Pretrial Conference set for February 4, 2020. [Doc. # 10.]

To date, the parties have not filed *any* of these documents. Nor have the parties indicated whether they complied with the Court's Order that they engage in early mediation. Plaintiffs' and Defendant's respective attorneys are hereby **ORDERED TO SHOW CAUSE** why the Court should not impose sanctions upon them for their failure to comply with a Court Order. The attorneys' joint response to this Order shall be filed **by January 31, 2020**.

IT IS SO ORDERED.